IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEW MEXICO

CHINONYEREM OSUAGWU,

Plaintiff,

v. 11-cv-0001 MV/SMV

GILA REG'L MED. CTR.; JEAN REMILLARD, M.D.; GREGORY KOURY, M.D.; MICHAEL SARGENT, M.D.; MARK DONNELL, M.D.; RONALD DEHYLE, M.D.; and DON WHITE, M.D.,

Defendants.

ORDER CLARIFYING STATUS OF CASE

THIS MATTER is before the Court on an informal telephonic inquiry from counsel for the individual Defendants.¹ It appears that there may be some confusion about the Memorandum Opinion and Order [Doc. 198] ("MOO"), issued by the Honorable Martha Vázquez, United States District Judge, on December 21, 2012. For clarity's sake, the MOO's reference to bifurcation was related to that order only. *See* MOO [Doc. 198] at 1. The order does not bifurcate the case itself. Therefore, *all* parties in the case should participate in pretrial matters, including the pretrial order, as scheduled.

IT IS SO ORDERED.

STEPHAN M. VIDMAR United States Magistrate Judge

¹ Counsel for the individual Defendants represented that pro se Plaintiff was aware of, and in agreement with, the informal telephonic inquiry.